

RETAIN

Teel  
Paul Mannes, U. S. BANKRUPTCY JUDGE

Evidentiary Hrg: Y N  
Exhibits Filed: Y N

## PROCEEDING MEMO - ADVERSARY PROCEEDING

Date: 09/14/2015 Time: 02:00

CASE: 15-00354 Quarles v. Thomas P. Dore et al

Related: 12-28688 Donald P. Quarles and Michelle W. Quarles

PRO SE representing Michelle W. Quarles (Plaintiff) ✓

Brian S. McNair representing Thomas P. Dore et al (Defendant)

[6] Motion to Dismiss Adversary Proceeding Filed by  
Thomas P. Dore et al. (Attachments: #s1 Exhibit)

FILED BY : Thomas P. Dore et al BY B McNair

[1] Adversary case 15-00354. 11 (Recovery of money/property - 542 turnover of property), 13 (Recovery of money/property - 548 fraudulent transfer), 21 (Validity, priority or extent of lien or other interest in property), 41 (Objection / revocation of discharge - 727(c), (d), (e)), 62 (Dischargeability - 523(a)(2), false pretenses, false representation, actual fraud) 71 Injunctive Relief - Imposition of stay; 02 Other (e.g. other actions that would have been brought in state court if unrelated to bankruptcy case. Complaint by Michelle W. Quarles against Thomas P. Dore et al. The filing fee is EXEMPT - Plaintiff is the debtor in the Bankruptcy case. (Attachments: #s1 Compliant)

FILED BY : Michelle Quarles

[9] Plaintiff's Response To Defendants Motion To Dimiss Adversary Complaint on behalf of Michelle W. Quarles Filed by Michelle W. Quarles (related document(s) 6 Motion to Dismiss Adversary Proceeding filed by Defendant Thomas P. Dore et al).

FILED BY : Michelle Quarles

## SCHEDULE:

1. Discovery cutoff: _____	6. Pretrial memos/exhibits: _____
2. Dispositive motions: _____	7. Trial times est: _____ days _____ hrs
3. Status report due: _____	8. Trial date: _____ time: _____
4. Motions hrg. date: _____	9. Expert witness & Rpts: _____
5. Final pretrial hrg: _____	10. Reissue Summons: _____

## DISPOSITION:

Granted\_\_\_ Denied\_\_\_ Withdrawn\_\_\_ Default\_\_\_ Consent\_\_\_ Under Adv. \_\_\_

Adjourned / Continued to: \_\_\_\_\_ at \_\_\_\_\_ m. Notice: YES / NO

## FINAL DISPOSITION:

\_\_\_ Judgment for Plaintiff(s) \_\_\_\_\_

\_\_\_ Judgment for Defendant(s) \_\_\_\_\_

\_\_\_ Consent \_\_\_\_\_ Withdrawn/ Dismissed/ Deny

Amount: \$ \_\_\_\_\_ for want of Prosecution

\_\_\_ Day Settlement Order

\_\_\_ Decision Reserved \_\_\_\_\_ Moot

\_\_\_ Default / No Response \_\_\_\_\_ Soldiers and Sailors Affidavit Due

\_\_\_ Show Cause Order \_\_\_\_\_ Other: \_\_\_\_\_

Adjourned / Continued to: \_\_\_\_\_ at \_\_\_\_\_ .m. Notice: YES / NO

Post Trial Memos Due: Plaintiff: \_\_\_\_\_ Defendant: \_\_\_\_\_

## DECISION:

☐ Signed by Court☐ Filed by Counsel☐ To be prepared by:☐ plaintiff's counsel☐ Court☐ defendant's counsel☐ Other \_\_\_\_\_

## NOTES:

F.R. Civ. P. 41(a)(1)(A) (i) permits dismissal before any answer or MFSJ by way of notice.  
 Ct. can grant motion under Rule 41(a)(2), and can order that the dismissal is subject to same effect that, under Rule 41(a)(1)(B), a notice of dismissal would have.  
 IT + D agrees to entry of such an order.